Case 3:17-cv-00070-KRG-LPL Document 229 Filed 11/05/20 Page 1 of 1 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

HENBY UNSELD WASHINGTON PLAINTIFF

JON ATHAN BARNHART Defendants etal 2.NO.377-04-0070 The rate of the trans RPLALIVIER MOTEON TO STRIKE DOC DOCUMENTS FROM
THERFCORD, PURSUANT TO FROP 12(E) I JUDGES LENTHAN

I, HENRY UNSELD WASHINGTON, AM THE PLAINTIFF IN THE ABOVE CAPTIONED

1. PLAINTLEF MOVES THIS COURT WITH A MOST FON TO HAVE DID C DEFENDANTS DOCUMENTS STRIK-ED FROM THEREGORD

2. BASED UPON THE DOCUMENTS PLAINTIFF RECEIVED FROM DOC MEDICAL DEFENDANTS, ON OR NEAR 914, 20; AND 9.11.20; ATTACHED TO DEFENDANTS (MEDICAL), AND RICHARD IRWIN BRIEF IN SUPPORT OF THEIR MOTION FOR SUMMARY SUDDIMENT, PLAINTIFF WAS BEHOCKED TO DISCOU -FOR A COPY OF WIRSHINGTON VIETLMORE, 2:15-CV-1031, TITE REPORT AND RECOM -MENDATION, DATED 3,1,14

3 ITHES IS AND UNREQUETED DOCUMENT APPEARS TO HAVE BEEN SUBVETTED UNDER THE GO-IES OF AN FIXHEBITY PLAENTIFF SEE THIS DOCUMENT AS DEFENDANTS MEANS TO MAKE WASHININGTON V. GILMORE 2:15-CV-1031 TO BEING A PART OF WASHINGTON V. BARN-MART, 3:17-CV-2070, INF-VITABLY WILL CAUSE A DISTRACTION

4. THE DOCUMENT WAS NOT REQUESTED, IT APPEARS TO BE AN ATTEMPT TO AVOID COMPLI-ANCE TO COURT ORDER DATED 11 20.19, THIS DOCUMENT IS PROBABLY MISLEGOING, AND TNENTABLY WILL BE A MAJOR DISTRUCTION DEFENDANTS APPEAR TO BE BY WAY OF A BACK DOOR MAKING WASHINGTON V. BARNHART & 3:17-OV-0070 A FIXTENSION OF WASHING-TON V. GILMORE, 7:15-CV-1031, BY SUBMITTING THIS DOCUMENT: WASHINGTON V. BILMORE. 2:15-CV-1031 AS AN EXHIBIT IN WASHINGTON V. BORNHAKT, 3:17-CV-0070, AND UNDER THE BEST OF CERCUMSTANCE, THES DOCUMENT ENEVETABLY WILL BE A MAJOR DISTRACTION

ALLOWING DEFENDANTS TO BE GRANTED SUMMARY TUDEMENT CONFINEMENT 5. NO ON OR NEAR 9,21,20; PLAINTEFF WAS PLACED IN SOLT THIS THE FOR WHAT AP-N.D. PEARS TO BE AN ACT OF RETALTATION BY DEFENDATS, BOTH DOC-N-MEDICAL DEFENDANTS, AT THE S EXACT MOMENT PLAINTIFF IS STOK-N-NON STOP FORM-N-DISCOMFORT", WHILE BE-ING DENTED CARE PURSUANT TO THE STANDARD OF THE 8TH AMENDMENT, AND PLAINT-FIFF SICK CALL REQUEST SUBMITTED 2-3 TIMES WEEKLY ARE BE DISCARDED, WHAT FOLLOWS IN LIGHT OF THE THUNTS-N- MOCKERY BY MEDICAL DEFENDANT AND DEFENDANT, B.P. HYDE WHO CONSISTENTLY RETURN PLAINTIFF SICK CALL REQUEST IN THE MAIL, THE DENTAL OF ACCESS TO CABLE APPEARS TO BE AN ACT OF RETALIATION

G. PURSUANT TO 28 U.S.C. 81746 I DECLARE UNDER THE PENALTY OF PERTURY THAT THE FOREGOING IS TRUE - N- CORRECT, EXECUTED THIS 31 ST DAY OF MISSESSY OCTOBER 2020; WHILE STUK-N-IN

NON STOP PAIN AND EXTREM EL RISCOMFORT

IN LIGHT OF THE FOREGOING PLAINTIFF MOTION TO STRIKE DOCUMENTS FROM THE RECORD SHOULD BE BRANTED

DATE 0: 10, 31, 20

CLERK U.S. DISTRICT COURT WEST, DIST. OF PENNSYLVANIA

RESPECTFULLY SUBMITTED" Henry Unselo Washington ALIZNRY LINSFLD WASHINGTON AM-3036 PRO SE

MOTION TO STRIKE 13:17-CN-0070